Page 1 of 2 (Page 2 Not for Public Disclosure)

## UNITED STATES DISTRICT COURT

for the

District of South Carolina

United States of America	
V.	)
Sean Lee Randall	) Case No: 4:06-cr-00583-TLW-3
0.4/00	) USM No: 13983-171
	5/2007 ) 5/2012 ) Mark C. McLawhorn
(Use Date of Last Amended Judgment if Any)	Defendant's Attorney
ORDER REGARDING MOTION FOR SENTENCE REDUCTION	
PURSUANT TO 18 U.S.C. § 3582(c)(2)	
Upon motion of \( \sqrt{\text{the defendant}} \) the Director of the Bureau of Prisons \( \sqrt{\text{the court under 18 U.S.C.} \) \$3582(c)(2) for a reduction in the term of imprisonment imposed based on a guideline sentencing range that has subsequently been lowered and made retroactive by the United States Sentencing Commission pursuant to 28 U.S.C. \( \sqrt{\text{994(u)}}, \) and having considered such motion, and taking into account the policy statement set forth at USSG \( \sqrt{1B1.10} \) and the sentencing factors set forth in 18 U.S.C. \( \sqrt{\text{3553(a)}}, \) to the extent that they are applicable,	
IT IS ORDERED that the motion is:  DENIED. GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in months is reduced to	
(Complete Parts I and II of Page 2 when motion is granted)	
The Court concludes that Defendant is eligible for relief under Amendment 782. However, in	
exercising its discretion under § 3582(c)(2), the Court concludes that his sentence should not	
be reduced. This conclusion is based on a consideration of relevant caselaw and the factors	
set forth in Application Note 1(B) of § 1B1.10 (including the § 3553(a) factors), including	
the significant drug weight for which he was held accountable and public safety considerations	
based on his extensive, violent criminal history, which included a conviction for assault with a	
deadly weapon and two convictions for assault with intent to kill. He also received a firearm	
enhancement for the instant offense. See United States v. Smalls, 720 F.3d 193, 195 (4th	
Cir. 2013); United States v. Legree, 205	
5. 2010), 51mod 5tatos V. 20g100, 200	1.00 121, 121 (101 011. 2000).
Except as otherwise provided, all provisions of the judgment dated 02/28/2012 shall remain in effect.  IT IS SO ORDERED.	
Order Date: 09/21/2015	s/ Terry L. Wooten
	Judge's signature
Effective Date:  Terry L. Wooten, Chief United States District Judge	
Effective Date:	Printed name and title